## 09/509808



## UNITED STATES DEPARTME, 1 OF COMMERCE Patent and Trademark Office Address: ASSISTANT COMMISSIONER FOR PATENTS Box PCT Washington, D.C. 20231

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JORDAN AND HAI	1BURG	[ ]	, INTERNATIONAL	OPLICATION NO.
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NEW YORK NY 1	)168	1,	I.A. FILING DATE.	
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NOTIFICATION OF	MISSING REQUIRE			05/30/00
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1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademork Office of				
Lipa Designated Office (37 CPR 1.494)				
an Elected Office	(37 CFR 1.495):			
U.S. Basic National Fee.				•
Copy of the international a	pplication in:			- "Files.
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English.			برا'	
Translation of the internat	ional application into En	glish.	14	JUN 2 2000
Oath or Declaration of inv	emors(s) for DO/EO/US	<b>3</b> .		JUN 2 2000
Translation of Article 19 a	mendmente inte Verlieb		4 🖽	
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Translation of Annexes to	the International Prelim	in cugusu and us Ar		TAK, NY 1016
☐ Translation of Annexes to the International Preliminary Examination Report into English. ☐ Preliminary amendment(s) filed and				
☐ Information Disclosure St	atement(s) filed	and and	·	
Assignment document.		and _	<del></del> .	•
Power of Attorney and/or	Change of Address.			
Substitute specification fil		_		
Verified Statement Claim	ng Small Entity Status.	<del></del> '		
Priority Document.				
Copy of the International Search Report and copies of the references cited therein.				
□ Other:				
2. The following items MUST be furnished within the period set forth below in order to complete the requirements for				
2000 pages senset 35 (1,0,0, 5/1,				
I a. Translation of the application into English. Note a processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date.				
The current translation is defective for the reasons indicated on the attached Notice of Defective				
Translation.				
b. Processing fee for prov	iding the translation of t	he application and/oe	the Annever later the	
b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).				
Let C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by				
and the court application dumoet and international filling date.				
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated				
on the attached PCT/DO/EO/917.				
1 d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).				
3. Additional claim fees of \$ as a _ large entity _ small entity, including any required multiple dependent				
claim fee, are required. Applican	at must submit the additi	c cuity 🗀 smail enti	ly, including any requi	red multiple dependent
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ALL OF THE ITEMS SET FO	KIH IN 2(a)-2(d) AND	3 ABOVE MUST B	E SUBMITTED WIT	HIN ONE MONTH
FROM THE DATE OF THIS IN THE APPLICATION, WHICH	KAKBICI OK BX [ ] 51	OR LEIST TO DROUB	FROM THE PRIO	CITY DATE FOR
ABANDONMENT.		LUKE TO PROPE	RTI KEZLOVA MI	LL RESULT IN
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The time period set above may be CFR 1.136(a).	e extended by filing a pe	tition and fee for exte	nsion of time under th	e provisions of 37
CI K 1.150(a).		•		
4. Translation of the Annexes M	UST be submitted no la	ter that the time perio	d set above or the annu	evec will be concelled
THOSE PROCESSING ICC ANT DE LEMM	ico ii suomilieo later tha	ui 30 months from the	nriority date	
1 The Article 19 amendment السا	<b>S are cancelled</b> since a ti	ranslation was not nee	vided by the appropria	te 20 (37 CFR.
494(d)) or 30 (37 CFR 1.495(d))	months from the priorit	y date.	• •• •	•
Applicant is reminded that any consideration and address given in the heading and	mmunication to the Uni include the U.S. applica	ted States Patent and ation no. shown above	Trademark Office mus	st be mailed to the
A copy of this notice MUST be returned with this response.				
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